Michael B. E. Nelson Location: Dallas Co. Yail BIN: # 24018550

P.O. BOX 660334

Dallas, Texas 75266-0334



Uninted States District Court

OFFICE OF The Clerk

Northern District of Texas

1100 Commerce Street, Rul 1452

Dallas, Texas 75242-1310

ATTN: Internal Affairs - Judicial conduct comm. Re: Complaint on Judicial Misconduct - Malicions Prosecutions/conduct

There has been irritations conduct stemming from the blass of people holding office in our Texas Indiciary Communities, purposely engaging in blalicious Prosecutions and Depriving Mr. Hischal Nelson of Life and Liberty | Liberties to enjoy the Fundamentals of Enforcing Civil Liberties and Federal Protections as wellown on I am indigent, needing Defense.

I wrote To the U.S. District Courts Clerk, addressing, specifically, Complaints against DART Transit Police (Dallas direa Rapid Transit Police Department) requesting the directing officers in their official capacity.

Complaint Forms, Charging the directing officers in their official capacity.

I never mentioned I was swing Dallas County Jail, amended case No 3:34 · CV - 2724 · S/B Wgs & hangural entity that isn't a proper defendant under 1983 claims, therefore I respectfully ask the District Clerks office.

For a change of venue to the United States supreme Court or Properly respect thy Equal protections and rights to Change the proper Entity and Officers that injured they Dart Transit Police and its Managemente sincerty, the Melson.

- 7). Although Dallas, County, Texas can be sued in an Amended Complaint against DART (Dallas Area Rapid transit Police) Transit Police officers and agents in Hosir indivisual official capacity, the plaintiff shall enjoy the right to enforce and bring a civil hights action against its serviont Polotical agency I department because it is a separate and distinct active/operating Legal agency in existence.
- D. A Governmental agency cannot engage in "Litigation" unless the Department or Political entity has taken explicit steps to grant the serviant agency (Frank Crowley) yaral authority. It has
- 3) Noting that 42. U.S.C. 1983 suits are the proper vehicle to Attack unconstitutional conditions of confinement and prison. Procedures, officer disconduct excessive force under VIII Amendment. Cruel and lemisable lumishment Dudicial Misconduct by Federal Law and Equal Protections and Due Process of Law, (fourteenth Amendment) XIV Amendment, I've asked could Texas Judiciary Committee and Justices despect Ne as a person, civilian, Uninted States Citizen construent and Correct this threat Against Ne and Arrest the Subjects harming the and reserve victims Cornpensation, punitive Danies 1 Relief?
- 4) Could The U.S. District Courts Please send me The proper forms of writ of Habeas Corpus Patitions, the proper vehicle to seek helease from Custody unlawfull detainers. The Courts fails to Furnish Police Reports, Evidence, victim statements, etc..., and Denied examining trial, has Proof That my fourth, Fifth, Sixth and fourteenth Amendment plus our Fourth Amendment rights are Violated.

133 N. Riverfront Blvd. ← LB 2 Dallas Texas 75207-4313 Phone: (214) 653-3550 ← Fax: (214) 653-4399

September 25, 2024

Michael Nelson Dallas County Jail P.O. Box # 660334 BIN: 24018550

Location: NT 5W08

Dallas, Texas 75266-0334

Re: The State of Texas vs. Michael Nelson

Cause Number(s): F24-16982

Dear Mr. Nelson:

Violation of Sixth Amendment

Fourth and fifth plus fourtwenth

Amendment Rights. Court Reporter

In Judge Koch Court Room, reported

this comment "what Rights do you

think you have"? Asking me.

My Attorney Agreed with him and

the prosecutor that my civil Rights "

doesn't apply to me, I am only accused.

We have received your letter dated September 13<sup>th</sup>, 2024. Please be aware that the Dallas County Public Defender's Office has not been appointed to your case, nor does the office represent you in this legal matter.

Please be aware that Ms. Boulware-West is not an employee of this office, nor has Ms. Boulware-West worked in this office previously. Please direct all correspondence to your appointed attorney or assigned court.

The contact information for your attorney is as follows:

Bree Davis 'Bree' Boulware-West 1920 McKinney Ave Ste 700 Dallas, TX 75201 214) 504-6470

The contact information for your assigned court is as follows:

Criminal District Court No. 2 Frank Crowley Courts Building 133 N. Riverfront Boulevard Lock Box 39 Dallas, TX 75207

Sincerely,

Paul Blocker
Interim Chief Public Defender
paul.blocker@dallascounty.org

Please Grant

Punitive (Compensatory

Damages requested

in the original Petition

I was Robbed end have

Previous Police Reports and

Crime stoppers and witness

For ney defense. Why Am

I still being charsed and

I am the victim of Robberg.

Unlawful Detainers

Ineffective Counsil-no defense

Media I Press Influenced

Please Appoint Federal Defense

Attorney and Enforce my Egnal Protections

I, Michael B. E. Nelson, Do Herby Certify that a true and correct copy of the Forgoing Motion Has been sent Via Uninted States Postal Service, To the Following Address

ON the 14th day of November, 20 24.

U.S. District Courts

OFFICE OF The Clerk

Northern District of Texas

Room # 1452-Dallas Div.

Dallas, TEXAS 75242-1310

Declaration of BATH

I, Michael B. E. Nelson, Do hereby declare under Panalty Of paryury and pursuant to (28 U.S.C. 1746), that the above is true and correct.

ON The 14th day of November, 20 24.

Respectfully Mr. Michael Nelson Defendant,

NO. 72416982	
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Therefore, defendant's right to a speedy trial, as guaranteed by the Sixth Amendment to the United States Constitution, and Article 1, Section 10 of the Texas Constitution, has been denied, and defendant is entitled to a dismissal of the Agg Robberg [indictment or information] filed in this cause. WHEREFORE, the defendant prays the court grant this motion and dismiss the Agg Robberg [indictment or information] on file in this cause for the state's failure to furnish the defendant a speedy trial. Respectfully submitted, <u></u> Sow[firm name if any] lelson [typed name] -7554 [telephone number] relistone Just. [state bar identification number] Attorney for Defendant **ORDER** On this the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_ came to be heard defendant's Motion Dismiss, and it appears to the court that this motion should be \_ [granted or denied]. SIGNED this the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_\_\_.

JUDGE PRESIDING

18 NOV 2024 - PM 10 NORTH TEXAS TX P&D DALLAS TX 750

wheel states District Court

Office of the Clerk, Rm # 1452 Northern District of Texas, Dallas 1100 Commerce Street

Dallas TEXAS 75243- 1310

75242-191052

Mr. Nichay, Nelson

Location: Dollas Co Jai BIN! #24618550

P.O. Box-660334

Dallas Itexas 75Albb-0334